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## Document Page 1 of 6 UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF NEW YORK

In Re:

Art 1: Notices  O Creditors: Your  You attorn  If you at lea Bank Bank  Bank  Under this punser the or being  The plan will 1  A limit on or result in a punser the second in Section of Se	Your rights may be affected by this plan. Your claim may be reduced, modified, or early and this plan carefully and discuss it with your attorney if you have one attorney, you may wish to consult one.  If you oppose the plan's treatment of your claim or any provision of this plan, you was at least 7 days before the date set for the hearing on confirmation, unless otherwise of		
Art 1: Notices  O Creditors: Your  You attorn  If you at lea Bank Bank  Bank  Under this punser the or being  The plan will land in a punser the selection out in Section o	Priginal Amended Date:  N AMENDED PLAN, the reason for filing the Amended Plan is  Notices  Your rights may be affected by this plan. Your claim may be reduced, modified, or early the should read this plan carefully and discuss it with your attorney if you have one attorney, you may wish to consult one.  If you oppose the plan's treatment of your claim or any provision of this plan, you was at least 7 days before the date set for the hearing on confirmation, unless otherwise of the should be a set for the hearing on confirmation, unless otherwise of the should be a set for the hearing on confirmation, unless otherwise of the should be a set for the hearing on confirmation, unless otherwise of the should be a set for the hearing on confirmation, unless otherwise of the should be a set for the hearing on confirmation, unless otherwise of the should be a set for the hearing on confirmation, unless otherwise of the should be a set for the hearing on confirmation, unless otherwise of the should be a set for the hearing on confirmation, unless otherwise of the should be a set for the hearing on confirmation, unless otherwise of the should be a set for the hearing on confirmation, unless otherwise of the should be a set for the hearing on confirmation.		
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at lea Bank Bank Unde this p unsee the o being The f plan will l  .1 A limit on o result in a p .2 Avoidance out in Secti .3 Nonstanda .4 Assumes an ebtor is eligible for Yes. No. If this box is o scharge in a prior (o	at least 7 days before the date set for the hearing on confirmation, unless otherwise of		case. If you do not have
this punses the obeing  The plan will l  A limit on a result in a punch out in Section out in Se	Bankruptcy Court may confirm this plan without further notice if no objection to con Bankruptcy Procedure ("Fed. R. Bankr. P.") 3015.	ordered by the Bank	cruptcy Court. The
.1 A limit on a result in a p2 Avoidance out in Secti .3 Nonstanda .4 Assumes an ebtor is eligible for properties.  ] Yes. ] No. If this box is a scharge in a prior (a	Under 11 U.S.C. § 1325(b)(1)(B), if an unsecured creditor objects to this plan, the this plan unless the plan provides that all of the Debtor's¹ projected disposable unsecured creditors under the plan. Absent an objection, distribution of payme the order of distribution set forth in Section 2.6 below. This distribution scheme being paid prior to your unsecured claim. To avoid this result, you MUST file a The following matters may be of particular importance. Debtor must check one plan includes any of the following items. If an item is checked as "Not Included"	income will be ap ints under this plan e may result in the in objection.	plied to make payments n will be made pursuant secured and priority cla to state whether or not t
Avoidance out in Section Nonstanda  Assumes an ebtor is eligible for yes.  No. If this box is a scharge in a prior (a)	will be ineffective if set out later in the plan.  imit on the amount of a secured claim, set out in Sections 3.2 and/or 3.3, which may	<b>✓</b> Included	☐ Not Included
.3 Nonstanda .4 Assumes an ebtor is eligible for  ] Yes. ] No. If this box is a scharge in a prior (a	alt in a partial payment or no payment at all to the secured creditor oidance of a judicial lien or nonpossessory, nonpurchase-money security interest, set	☐ Included	<b>✓</b> Not Included
ebtor is eligible for  Yes.  No. If this box is a scharge in a prior (a	onstandard provisions, set out in Part 8	<b>✓</b> Included	☐ Not Included
Yes.  No. If this box is a scharge in a prior (a)	sumes and/or Rejects Unexpired Leases and Executory Contracts, set out in Part 6	☐ Included	<b>✓</b> Not Included
Chapter  Domestic Support  The image of the content	Chapter 7, 11, or 12 case filled within four years of the date of the filing of the petition Chapter 13 case filed within two years of the date of the filing of the petition in this case.  Support Obligation Claimants: The Debtor will make payments for postpetition domed under 11 U.S.C. § 101(14A), commencing on the date of filing and continuing during port obligation arrears, if any, are addressed in Part 4. Below are the names of each indi	n in this case; or se. nestic support obliga g the term of the pla	ations, as that an. Pre-petition
	ation payments and the amount of such payments:		
None	vee Current Payment Amour		

<sup>&</sup>lt;sup>1</sup> In a joint case, any reference to "Debtor' shall mean "Debtors."

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2.1 Debtor will ma	ke regular payments to the chapter 13 tru	stee ("Trustee") as follows:		
\$1,015.00 per mor Insert additional lin				
☐ Debtor will:  ✓ Debtor will:	ents to the Trustee will be made from futurable payments pursuant to a payroll deduction make payments directly to the Trustee.  fy method of payment):		ner: Check all that apply.	
return, a	urns and refunds.  rill provide the Trustee (1) with a copy of ond (2) will turn over to the Trustee all incomes that failure to file tax returns during	ome tax refunds in excess of \$1,	500.00 received during the plan	term. Debtor
2.4 Additional pay	ments. <i>Check one</i> . None.			
2.5 The total amou	ant of estimated payments to the trustee p	rovided for in Sections 2.1, 2.3	and 2.4 is \$ <u>60,900.00</u> .	
	ibution of Plan Payments by the Trustee. Streditors under the plan, absent objection, shan:			
unsecured	pay any and all equal monthly payments red I claims under Section 5.2.			npriority
Third: To	Γo pay allowed administrative expenses, inc o pay allowed secured claims <i>pro rata</i> until j	paid in full under Sections 3.1, 3.4	and 3.6.	
	To pay allowed priority claims <i>pro rata</i> until pay allowed unsecured claims <i>pro rata</i> und		d 4.5.	
	ent the Debtor will make ongoing mortgage on ade prior to payment to any other creditor a			6.1, those
Part 3: Treatme	ent of Secured Claims			
3.1 Maintenance o	f payments and cure of default, if any, for	claims secured by real or perso	nal property. Check one.	
	None. The Debtor will maintain the current contract required by the applicable contract and notice by the Trustee or directly by the Debtor, as a continue to send customary payment coupor constitute or form the basis for finding a vious full through disbursements by the Trustee, warmounts listed on a proof of claim filed befor amounts listed below as to the current install claim, the amounts stated below shall controparagraph, then, unless otherwise ordered by secured claims based on that collateral will response.	ged in conformity with any applicate specified below. Creditors being plans, statements, and notices to the I lation of the automatic stay. Any over the filing deadline under Fed. I lament payment and arrearage. In the life of the filing deadline under the life from the automatic stay of the court, all payments under this	able rules. These payments will be aid directly by the Debtor under the Debtor. Such actions by the creditor existing arrearage on a listed claim ed. Unless otherwise ordered by the R. Bankr. P. 3002(c) control over a the absence of a contrary timely filt is ordered as to any item of collater.	disbursed either ne plan shall or shall not n will be paid in ne court, the any contrary ed proof of teral listed in this
Name of Creditor		Current installment payment	Amount of arrearage	Interest rate on arrearage (if applicable)
-NONE-		Disbursed by: Trustee Debtor		
Insert additional cl	aims as needed.			
3.2 Request for va	luation of security, payment of fully secur	ed claims, and modification of u	andersecured claims. Check one.	

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None.

The remainder of this paragraph will be effective only if box 1.1 in Part 1 of this plan is checked "Included."

The Debtor requests that the court determine the value of the secured claims listed below. For each non-governmental secured claim listed below, the Debtor states that the value of the secured claim should be paid as set forth below in the column headed Amount of secured claim (net value). For claims of governmental units, the value of a secured claim listed in a proof of claim filed in accordance with the Fed. R. Bankr. P. 3002(c) controls over any contrary amount listed below unless otherwise ordered by the court. For each listed claim, the value of the secured claim will be paid in full with interest at the rate stated below.

The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 5 of this plan. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Part 5 of this plan. If the collateral is the Debtor's principal residence and the Debtor seeks to void a wholly unsecured junior mortgage lien, a separate affidavit providing evidence of value of the property and the amount of each senior lien against the property is to be filed and served upon the affected creditor. Upon confirmation of the plan, Debtor shall submit an order voiding the mortgage lien.

Unless otherwise ordered by the court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph. The holder of any claim listed below as having value in the column headed *Amount of secured claim (net value)* will retain the lien on the property interest of the Debtor or the estate until the earlier of:

- (a) payment of the underlying debt determined under nonbankruptcy law, or
- (b) discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor.

Name of creditor	Collateral	Value of collateral	Amount of claims senior to creditor's claim	Amount of secured claim (net value)	Interest rate	Equal Monthly payment to creditor	Pre-confirmation adequate protection payment
Wells Fargo Dealer Services	2015 GMC Terrain 55,772 miles	\$13,125.00	\$0.00	\$8,240.48	6.00%		\$0.00

Insert additional claims as needed.

#### 3.3 Secured claims excluded from 11 U.S.C. § 506. Check one.

**✓** None

If the interest rate stated below is not the contract rate, the remainder of this paragraph will be effective only if box 1.1 in Part 1 of this plan is checked "Included."

The claims listed below were either:

- (1) incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the Debtor, or
- (2) incurred within 1 year of the petition date and secured by a purchase money security interest in any other thing of value.

These claims will be paid in full under the plan with interest at the rate stated below. Unless otherwise ordered by the court, the claim amount stated on a proof of claim filed before the filing deadline under Fed. R. Bankr. P. 3002(c) controls over any contrary amount listed below. In the absence of a contrary timely filed proof of claim, the amounts stated below shall control.

Name of creditor	Collateral	Amount of claim	Interest rate	Equal Monthly payment to creditor	Pre-confirmation adequate protection payment
-NONE-					

Insert additional claims as needed.

### 3.4 Lien avoidance. Check one.

✓ None.

The remainder of this paragraph will be effective only if box 1.2 in Part 1 of this plan is checked "Included."

Case	which the Debto security interest the plan. The am extent allowed. ' claim under the information sepa additional lien a	Document is or nonpossessory, nonpurchase money so would have been entitled under 11 U.S.C securing a claim listed below will be avoid nount of the judicial lien or security interest The amount, if any, of the judicial lien or splan. See 11 U.S.C. § 522(f) and Fed. R. Barately for each lien. A separate affidavit p	Page 4 of 6 ecurity interests securing to 2. § 522(b). Unless otherwided to the extent that it imports that is avoided will be tresecurity interest that is not bankr. P. 4003(d). If more to providing evidence of value	he claims listed below impair exemptions to use ordered by the court, a judicial lien or pairs such exemptions upon confirmation of eated as an unsecured claim in Part 5 to the avoided will be paid in full as a secured han one lien is to be avoided, provide the	
Information relien or security	egarding judicial	Calculation of lien avoidance		Treatment of remaining secured claim	
Name of credi		a. Amount of lien	-NONE-	Amount of secured claim after avoidance (line a minus line f)	
		b. Amount of all other liens c. Value of claimed exemptions on Schedule C		avoidance (line a lillilus line 1)	
Collateral Des Address	cription/Property	d. Total of adding lines a, b, and c		Interest rate (if applicable)	
				%	
Lien identification judgment date, recording, book		e. Value of debtor(s)' interest in propert	у		
		f. Subtract line e from line d			
Collateral own solely jointly Date Collatera		Extent of exemption impairment (Check applicable box):  Line f is equal to or greater than line a  The entire lien is avoided (Do not complete the next column.)			
		Line f is less than line a. A portion of the lien is avoided. (	Complete the next column.	)	
	of collateral. Check None. Debtor surrende claim. Debtor re the collateral. A that the stay und	rd, insert additional table(s) to provide the rone.  The series of the interest in the following collate equests that upon confirmation of this plan feter the plan is confirmed, on request of a plan of the collateral will be treated in Partition of the collateral will be treated in Partition.	teral in satisfaction of the s the stay under 11 U.S.C. s party in interest, the court s minated as to the collateral	secured portion of the creditor's allowed § \$ 362(a) and 1301(a) be terminated as to shall promptly enter an order confirming	
Name of credi	tor		Collateral		
	amount listed o	all. <i>Check one</i> .  Ed below will be paid in full with interest on a proof of claim filed before the filing nt listed below. In the absence of a contr	deadline under Fed. R. I	Bankr. P. 3002(c) controls over any	
	control.				
Name of Cred Onondaga C Finance	itor ounty Dept. of	Collateral 4940 Crestwood Lane Syracuse, N 13215 Onondaga County	Amount of clain Y \$23,167.96	12.00%	
Insert additiona	l claims as needed.				
Part 4: Trea	tment of Fees and	Priority Claims			
4.1 General		•		-	
(Local Form Pla	n 01-18-2019)	4			

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Section 4.5, will be paid in full based upon a timely filed proof of claim.

12	Tru	ctoo	20	faas

Trustee's fees are governed by statute and may change during the course of the case but will be no more than 10% of plan payments

 $\textbf{4.3} \ \textbf{Attorney's fees for services rendered in connection with this bankruptcy case.}$ 

Debtor's attorney shall be paid \$4,200.00, of which \$1,200.00 was paid pre-petition and \$3,000.00 shall be paid as an allowed administrative claim as part of the plan.

<b>√</b>	None.			
, v		elow hold priority claims other than attorn	ey's fees and those treated	in Section 4.5
	e of creditor	Amount of claim		priority treatment
-NON	IE-			
	additional claims as need			
Domestic su	pport obligations assign	ned or owed to a governmental unit and	paid less than full amoun	t. Check one.
<b>✓</b>	None.			
	governmental unit and	claims listed below are based on a domest d will be paid less than the full amount of ts in Section 2.1 be for a term of 60 month	the claim under 11 U.S.C. §	1322(a)(4). This plan provision
Name	e of creditor		Amount of claim to be pa	aid
-NON				
Insert	additional claims as need	ded.		
rt 5: Treat	tment of Nonpriority U	nsecured Claims		
Nonpriority	unsecured claims not s	separately classified.		
Allowed non	priority unsecured claim	as that are not separately classified will be	paid, pro rata. The minimus	n amount to be paid
to allowed no	onpriority unsecured cree	ditors under the plan shall be the greater o		r
	idation:			
	oosable Income (Line 45	x 60 months):		
Perc	entage Repayment:			
Maintenanc	e of payments and cure	e of any default on nonpriority unsecure	d claims. Check one.	
	Maria			
<b>✓</b>	None. The Debtor will main	tain the current contractual installment pa	ymants on the unsecured ele	nime listed below on which the last
V		the final plan payment. These payments w		
		existing arrearage amount will be paid in		
0 714				
me of credit	or LSI - Student Loans	Current mon	thly installment payment	Amount of arrearage \$0.00
	Otagoni Edund	Disbursed by:		Ψ0.00
		Trustee		
		✓ Debtor		
me nalakki 1	l alaima aa n 1 - 1	<b>✓</b> Debtor		
rt additional	l claims as needed.	<b>⊈</b> Debtor		
		✓ Debtor prity unsecured claims. Check one.		
Other separ				
	rately classified nonprio		rately classified and will be	e treated as follows
Other separ	None. The nonpriority unsec	ority unsecured claims. Check one.	•	Percentage of claim
Other separ	None. The nonpriority unsec	ority unsecured claims. Check one.	•	
Other separ	None. The nonpriority unsector Base	ority unsecured claims. Check one.	•	Percentage of claim
Other separ	None. The nonpriority unsec	ority unsecured claims. Check one.	•	Percentage of claim

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Part 6: <b>Executory</b>	Contracts and Unexpired Leases			
✓ No The remain	ontracts and unexpired leases listed bone.  nder of this paragraph will be effection ssumed and/or rejected items. For assutter by the Trustee or directly by the D	ve only if box 1.4 in Pa	rt 1 of this plan is checked 'pired leases, current installme	ent payments will be disbursed
Name of creditor	Description of leased property or executory contract	Treatment of lease or executory contract Assumed	Current installment payment for assumed obligation	Amount of arrearage to be disbursed by Trustee for assumed obligation
-NONE-		Rejected	Disbursed by: Trustee Debtor(s)	
Insert additional cont	tracts or leases as needed.			
Part 7: Vesting of	Property of the Estate			
7.1 Property of the e	estate will vest in the Debtor upon co	mpletion of the plan.		
Part 8: Nonstanda	ard Plan Provisions			
the Local Form Plan  The following plan p	the 3015(c), nonstandard provisions must or deviating from it. Nonstandard provisions will be effective only if botom debt shall be paid at 100%.	visions set out elsewhere x 1.3 in Part 1 of this pl	in this plan are void.  an is checked "Included."	
understanding the	at any remaining unpaid Student			
13 case.				
	(s): btor and Debtor's Attorney and attorney for the Debtor, if any, mo	ıst sign below		
/s/ Michael P. C			di A. Cassidy	
Michael P. Ca Signature of De			A. Cassidy are of Debtor 2	
Signature of De	20101 1	Signau	are of Deutor 2	
Executed on _J	July 12, 2019	Execut	ed on July 12, 2019	
/s/ Russell S. Si	monetta	Date July	12, 2019	
Russell S. Sir	monetta 510012			
Signature of Attorne	y for Debtor(s)			

By filing this document, the Debtor, if not represented by an attorney, or the attorney for Debtor certifies that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in the Local Form Plan, other than any nonstandard provisions included in Part 8.